

1 **EXHIBIT B**

2 **Notice of (1) Proposed Class Settlement and (2) Final Settlement Approval Hearing**

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

AHMED HIGAZI, on behalf of himself
and a class of those similarly situated,

Plaintiff,

v.

CADENCE DESIGN SYSTEMS, INC.,

Defendant.

No. C-07-2813-JW

**NOTICE OF (1) PROPOSED CLASS
SETTLEMENT AND (2) FINAL
SETTLEMENT APPROVAL HEARING**

NOTE: Please read this notice carefully, it may affect your legal rights to claim additional wages while you were employed by Cadence Design Systems, Inc.

If you wish to claim a share of the settlement described in this notice, you must complete and submit a Claim Form, postmarked or received by the Settlement Administrator on or before [DATE], or else you will not receive your share of the settlement.

If you wish to comment on or object to the settlement, you must follow the directions in this notice.

If you do not want to participate in the settlement, you must complete and return your completed Election Not to Participate form, postmarked or received by the Settlement Administrator on or before [DATE], or else you will be bound by the settlement even if you do not claim your share of the settlement.

Pursuant to the order of the United States District Court for the Northern District of California (the "Court") entered on [DATE], YOU ARE HEREBY NOTIFIED AS FOLLOWS:

1. SUMMARY OF THE SETTLEMENT AND MY RIGHTS

§ 1.a. To Whom This Notice Is Directed: This Notice, which has been approved by the Court, is to notify Class Members in the class action *Higazi v. Cadence Design Systems, Inc.* of the proposed \$7.5 million settlement (the "Settlement") reached between the parties. The Court has granted

1 preliminary approval to the Settlement, and has conditionally certified the Class for Settlement purposes
2 only.

3 The Class Members are all individuals who worked in a Covered Position during a Covered
4 Period.

- 5 (1) A Covered Position, means one or more of the following titles in the pay grade level of
6 “T1,” “T2,” “T3,” or “T4” held by an individual working for Cadence in the United
7 States while performing the duties of installing, maintaining, and/or supporting computer
8 hardware and/or software for Cadence’s Information Technology infrastructure:
9 Associate Desktop Systems Specialist, Associate Systems Administrator, Associate
10 Systems Engineer, Customer Support Manager, IT Remote Support Specialist, Senior
11 AM Systems Engineer, Senior Business Systems Analyst, Senior Desktop Systems
12 Specialist, Senior IT Remote Support Specialist, Senior Network Engineer, Senior
13 Program Analyst, Senior Staff Program Analyst, Senior Systems Administrator, Senior
14 Systems Engineer, Senior Web Administrator, Senior Web Technologist, Staff Business
15 Systems Analyst, Staff Database Administrator, Staff Desktop Systems Specialist, Staff
16 Information Security Analyst, Staff IT Remote Support Specialist, Staff Network
17 Engineer, Staff Program Analyst, Staff Systems Administrator, Staff Systems Analyst,
18 Staff Systems Engineer, Staff Telecomm Engineer, Systems Administrator, Systems
19 Analyst, Systems Engineer, and Web Technologist;
20 (2) A “Covered Period: means the period (1) from May 30, 2003 to [DATE OF
21 PRELIMINARY APPROVAL] for individuals who worked in California at any time on
22 or after May 30, 2003; and/or (2) from May 30, 2004 to [DATE OF PRELIMINARY
23 APPROVAL] for individuals who worked in the United States other than the State of
24 California at any time on or after May 30, 2004.

25 § 1.b. What Is a Class Action? A class action is a lawsuit in which the claims and rights of
26 many similarly situated people (“Class Members”) are decided in a single court proceeding. One or
27 more representative plaintiffs (“Class Representatives”) file a lawsuit asserting claims on behalf of all
28 the class members.

1 § 1.c. Important Options and Dates. You have several options:

2 (1) To receive a payment under the Settlement, you must complete a Claim Form
 3 (which is attached to this Notice) and submit it to the Settlement Administrator by first-
 4 class mail, postmarked by [REDACTED], 2008, or deliver it to the Settlement Administrator by
 5 that date, following the procedure described in § 3.a. If you do not do this, you will
 6 receive no money from this Settlement.

7 (2) You may comment on or object to the Settlement in writing, postmarked by
 8 [REDACTED], 2008, following the procedure described in § 7.

9 (3) You will be a Class Member, and you will release all claims alleged in this case
 10 (see § 4, below), unless you opt out of the Class. If you elect not to participate in the
 11 Settlement, you will no longer be a Class Member (and therefore will receive no money
 12 under this Settlement), and you will not release your claims, which means that you will
 13 be able to bring a separate lawsuit on your own for these claims. To elect not to
 14 participate in the Settlement, you must complete an Election Not to Participate in
 15 Settlement and submit it to the Settlement Administrator by first-class mail, postmarked
 16 by [REDACTED], 2008, or fax or deliver it to the Settlement Administrator by that date,
 17 following the procedure described in § 8.

18 **2. BACKGROUND OF THE CASE**

19 § 2.a. The Claims at Issue. On May 30, 2007, plaintiff Ahmed Higazi filed a class action
 20 complaint in this Court. In the lawsuit, plaintiff alleged that he and the Class Members throughout the
 21 United States were misclassified as exempt from federal and state overtime pay laws and had worked
 22 overtime hours for which they should have been paid, but were not. Plaintiff also alleged that Cadence
 23 did not provide meal periods and rest breaks to Class Members, did not render accurate wage statements,
 24 and did not pay benefits based on all wages earned. Plaintiff requested damages under the federal Fair
 25 Labor Standards Act (“FLSA”) and California state wage-and-hour laws and the federal Employee
 26 Retirement Income Security Act of 1974 (“ERISA”).

27 § 2.b. Cadence’s Denial of Liability. Cadence denies all of plaintiff’s allegations. Specifically,
 28 Cadence denies that plaintiff or the Class Members have been misclassified under federal or state

1 overtime laws, are owed any additional compensation for the hours they worked, have been denied meal
 2 periods and rest breaks, have received inaccurate wage statements, or have been denied benefits on their
 3 wages earned. Cadence further denies that a class can be properly certified in this case.

4 § 2.c. The Litigation of the Class Action. The parties have actively litigated the case.
 5 Plaintiff's counsel obtained extensive information about Cadence and the Class, including documents
 6 (such as employment policies and handbooks, job descriptions, and training and reference materials).
 7 Plaintiff's counsel also took the depositions of Cadence corporate representatives and also interviewed
 8 numerous Class Members. Cadence also deposed plaintiff and conducted other discovery.

9 **3. SUMMARY OF THE SETTLEMENT**

10 § 3.a. The Mediation. The parties participated in extensive settlement discussions, including a
 11 12-hour day of mediation before a neutral third party, a respected mediator in San Francisco. At the
 12 mediation, the parties reached the Settlement. The Settlement represents a compromise regarding
 13 disputed claims, considering the risks and uncertainties of continued litigation. Plaintiff's counsel have
 14 determined that the Settlement is fair, reasonable, and adequate and is in the best interests of the Class
 15 Members.

16 § 3.b. The Settlement Agreement and the Court's Final Approval Hearing. The parties have
 17 presented the Settlement to the Court for its review. The Court has granted preliminary approval to the
 18 Settlement. As described in this Notice, the Court will hold a hearing on [REDACTED], 2008 to determine
 19 whether to grant final approval to the Settlement. Only after the Settlement is granted final approval
 20 will money be paid to Class Members under the Settlement.

21 § 3.c. How the Settlement Funds Will Be Distributed. Under the Settlement, Cadence will pay
 22 \$7.5 million. These settlement funds will be used to pay (1) money to all Class Member who properly
 23 submit Claim Forms (see § 4 below) and do not elect not to participate in the Settlement, (2) a payment
 24 to the California Labor Workforce Development Agency for its share of the settlement of the Class
 25 claims for statutory penalties (see § 4 below), (3) a Class Representative Payment to plaintiff to
 26 compensate plaintiff for his services to the Class (see § 4 below), (4) Class Counsel's attorneys' fees and
 27 costs (see § 4 below) to compensate plaintiff's counsel for their services to the Class, (5) the employer's
 28 share of payroll taxes applicable to Class Members' settlement shares, and (6) the reasonable fees and

1 expenses of the Settlement Administrator.

2 § 3.d. You Must File a Claim Form to Receive Money. In order to receive money from the
 3 Settlement, a Class Member must submit a Claim Form by the deadline set under the Settlement (see § 4
 4 below).

5 § 3.e. Unless You Elect Not to Participate in the Settlement, You Will Be Bound. Unless a
 6 Class Member elects not to participate in the Settlement, he or she will be bound by the Settlement,
 7 including its release of claims, and will not be allowed to pursue individual claims released under the
 8 Settlement against Cadence, even if he or she has not submitted a claim for a settlement share (see §§ 4
 9 and 11 below).

10 § 3.f. The Final Approval Hearing. The parties have submitted the Settlement to the Court.
 11 The Court has granted preliminary approval of the Settlement. The Court will hold a hearing on
 12 [REDACTED], 2008, at 9:00 a.m., to determine whether to grant final approval to the Settlement (see § 4
 13 below). Only after the Settlement is granted final approval can money be paid to Class Members under
 14 the Settlement.

15 **4. HOW TO RECEIVE MONEY FROM THE SETTLEMENT (COMPLETING AND 16 SUBMITTING THE CLAIM FORM)**

17 § 4.a. Participating in the Settlement by Completing and Submitting the Claim Form. If you
 18 want to receive money from the Settlement, you must properly complete and submit the Claim Form
 19 attached to this notice. Please follow all instructions on the Claim Form, and send it via U.S. Mail,
 20 facsimile, or professional or personal delivery to the Settlement Administrator at [address & fax
 21 number]. The Claim Form must be postmarked or received by [REDACTED], 2008. If you need
 22 another Claim Form, contact the Settlement Administrator. **If you do not properly submit a Claim
 23 Form, you will not receive any money from the Settlement.**

24 § 4.b. How Will My Settlement Share Be Calculated? The Settlement Fund equals \$7,500,000
 25 plus interest running from [REDACTED], 2008. Cadence will pay this amount regardless of the number of
 26 Claimants. The Net Settlement Fund equals the Settlement Fund minus (i) the Class Representative
 27 Payment (see § 5), (ii) the Class Counsel Attorneys' Fees and Costs Payment (see § 6), (iii) a \$20,000
 28 payment to the California Labor and Workforce Development Agency ("LWDA") as its share of the

1 Settlement attributable to statutory penalties under the California Labor Code recoverable under the
 2 Labor Code Private Attorney General Act, (iv) the employer's share of taxes on Class Member
 3 settlement shares, and (v) the cost of this Notice and the settlement administration.

4 From data provided by Cadence, the Settlement Administrator will calculate each Claimant's
 5 Settlement Share based on (i) the number of work weeks the Class Member worked in a Covered
 6 Position during a Covered Period (see § 1.a.) compared to the total work weeks of all Claimants and (ii)
 7 whether the Claimant worked in California. Claimants working in California will receive a multiplier of
 8 2.7 on their number of work weeks worked in California. The reason for the 2.7 multiplier is because
 9 California law provides for significantly greater employee protections than any other law in the country,
 10 making California Class Members' claims more valuable. Your estimated Settlement Share is shown on
 11 your Claims Form. This amount was calculated under the assumption that all 207 Class Members
 12 properly submit Claim Forms and the Court awards the Class Representative Payment and the Class
 13 Counsel Attorneys' Fees and Costs Payment and approves the payment to the LWDA as requested.
 14 Your actual Settlement Share may be higher or lower.

15 § 4.c. How Will My Class Member Eligibility and Details Be Determined? Each Settlement
 16 Share will be calculated based on Cadence's records. The Claim Form enclosed with this Notice sets
 17 forth the dates and state(s) of your work that qualify you as a Class Member according to Cadence's
 18 records. If you believe that any of the information on the Claim form is incorrect, you must follow the
 19 instructions in § 3 of the Claim Form, including correcting the dates and enclosing supporting
 20 documentation. Challenges will be resolved by the Settlement Administrator without a hearing.

21 § 4.d. When Will My Share of the Settlement Be Distributed to Me? Within 30 days after the
 22 Court's order granting final approval of the Settlement becomes final and non-appealable, the Settlement
 23 Administrator will mail Settlement Share checks to all Claimants who submitted valid and timely Claim
 24 Forms. It is expected that checks will be mailed out sometime in October 2008, but that date is subject
 25 to change. The Settlement Administrator, working with plaintiff's counsel and Cadence, will diligently
 26 attempt to ensure that all eligible Claimants receive their Settlement Shares.

27 § 4.e. Settlement Share Checks Not Cashed Within Six Months Will Be Forfeited. If any
 28 Claimant who submitted a timely and valid Claim Form does not cash the check(s) for his or her

1 Settlement Share within six (6) months after issuance, he or she will not receive any proceeds under the
 2 Settlement, and the Settlement Share proceeds represented by the check (the “Remainder”) will be
 3 distributed as follows:

- 4 (1) If the Remainder is more than \$10,000, it will be redistributed to all the Claimants who
 5 did cash their checks in proportion to the initial Settlement Shares.
- 6 (2) If the Remainder is \$10,000 or less, it will be donated in the name of the *Higazi v.*
 7 *Cadence Design Systems, Inc.* Settlement Fund, 25% to the Legal Aid Society of San
 8 Francisco/Employment Law Center, 25% to the Bar Association of San Francisco
 9 Volunteer Legal Services Project, and 50% to The Leukemia & Lymphoma Society.

10 § 4.f. Tax Consequences. Half of each Settlement Share is considered a settlement of claims
 11 for wages subject to Form W-2 reporting and therefore will be reduced by normal payroll tax
 12 withholding and deductions. The employer’s share of applicable payroll taxes will be paid from the
 13 Settlement Fund, and that tax payment will not reduce your Individual Settlement Payment.

14 The other half of each Settlement Share is considered a settlement of claims for interest and
 15 penalties subject to Form 1099 reporting. Claimants will be responsible for all taxes owed based on this
 16 half of the Settlement Share.

17 You should consult your tax advisor regarding any questions about the tax consequences of the
 18 treatment of your Settlement Share.

19 § 4.g. What Happens If Not All of the Settlement Fund Is Claimed? If not all the Class
 20 Members submit Claim Forms, the Settlement Fund available for distribution will be paid to those Class
 21 Members who submit timely and valid Claim Forms.

22 § 4.h. Cadence’s Settlement Amount. Cadence is obligated to pay the full \$7.5 million
 23 settlement amount regardless of how many Class Members submit Claim Forms.

24 **5. RELEASE OF CLAIMS**

25 Under the Settlement, as of the date the Final Approval Order is entered by the Court, each and
 26 every Class Member who does not timely elect not to participate in the Settlement (“Participating Class
 27 Member”) releases Cadence Design Systems, Inc., and its former and current parents, subsidiaries, and
 28 affiliates, officers, directors, employees, partners, shareholders, agents, insurers, successors, assigns, and

legal representatives (the “Cadence Parties”) from the following claims, causes of action, demands, rights, and liabilities of every nature and description, whether known or unknown (“Claims”) that arise from any act or omission occurring on or before the Final Approval Order is entered by the Court that was taken on the basis that the Participating Class Member was misclassified as exempt under federal or state law while employed in a Covered Position during a Covered Period, including but not limited to (i) the alleged failure to pay any type of overtime wages, (ii) the alleged failure to provide meal periods and rest breaks, (iii) the alleged failure to provide itemized wage statements, or (iv) the alleged failure to provide benefits:

- (1) any and all applicable federal wage-and-hour Claims, including, without limitation, claims arising under the FLSA;
 - (2) any and all wage-and-hour Claims arising under the laws of the State of California and the laws of all other States, including, without limitation, statutory, constitutional, contractual or common law claims for wages, damages, unpaid costs, penalties (including penalties under the California Labor Code Private Attorneys General Act), liquidated damages, punitive damages, interest, attorney fees, litigation costs, restitution, or equitable relief;
 - (3) any and all Claims for unfair business practices or unfair competition, including, without limitation, claims arising under California Government Code section 17200 *et seq.*; and
 - (4) any and all Claims for benefits, including without limitation claims arising under ERISA.

These released Claims are called the “Participating Class Members’ Released Claims.” The Participating Class Members’ Released Claims include all such claims, whether known or unknown by them. Thus, even if a Participating Class Member discovers facts in addition to or different from those that he or she now knows or believes to be true with respect to the subject matter of his or her released claims, those claims will remain released and forever barred. Therefore, the Participating Class Member expressly waives and relinquishes the provisions, rights and benefits of section 1542 of the California Civil Code and any analogous law, statute, or rule. Section 1542 states:

1 A general release does not extend to claims which the creditor does not know or suspect
 2 to exist in his or her favor at the time of executing the release, which if known by him or
 her must have materially affected his or her settlement with the debtor.

3 **6. THE LWDA PAYMENT**

4 Under the Labor Code Private Attorneys General Act, when a plaintiff sues for statutory
 5 penalties on behalf of a class of employees, the California Labor Development Workforce Agency (the
 6 "LWDA") is entitled to a percentage of penalties recovered, whether by judgment or settlement. As part
 7 of the Settlement, the parties have agreed to pay the LWDA \$20,000 from the Settlement Fund as its
 8 share of the settlement of statutory penalties claimed in this action. At the Final Approval Hearing, the
 9 Court will be asked to approve this payment. The Court has not yet decided whether to approve this
 10 payment.

11 **7. CLASS REPRESENTATIVE PAYMENT**

12 Plaintiff will request that the Court approve a Class Representative Payment of \$15,000 for
 13 plaintiff. This amount is in recognition of the service performed by plaintiff in representing the Class
 14 and advancing the litigation. This payment will be paid in addition to plaintiff's Settlement Share as a
 15 Class Member. The Class Representative Payment will be paid only if the Court approves it.

16 **8. CLASS COUNSEL ATTORNEYS' FEES AND COSTS PAYMENT**

17 Plaintiff's counsel, who have not been paid for their time litigating the case or their out-of-pocket
 18 costs they have incurred in the case, will request that the Court approve a payment of 25% of the
 19 principal Settlement Fund (\$1,875,000) to compensate them for their time and effort in bringing this
 20 case, and that it award them an amount up to \$50,000 to reimburse them for the out-of-pocket costs they
 21 have incurred during the litigation. These amounts, if awarded, will be paid from the Settlement Fund.
 22 Plaintiff's counsel believe the attorneys' fees and costs requested are fair and reasonable. These fee and
 23 cost payments will be paid only if the Court approves them.

24 **9. HOW TO COMMENT ON OR OBJECT TO THE SETTLEMENT (IF DESIRED)**

25 If you wish, you may comment on or object to the Settlement by submitting a written notice of
 26 comment or objection. However, if the Court grants final approval to the Settlement, you will still be
 27 bound by the Settlement, unless you elected not to participate in the Settlement. To submit a comment
 28 or objection, you must submit your comment or objection to:

- 1 (1) Plaintiff's counsel: Kelly M. Dermody, Lieff, Cabraser, Heimann & Bernstein, LLP, 275
 2 Battery St., 30th floor, San Francisco, CA 94111; and James M. Finberg, Altshuler
 3 Berzon LLP, 177 Post St., Ste. 300, San Francisco, CA 94108;
 4 (2) Cadence's counsel: Jeffrey D. Wohl, Paul, Hastings, Janofsky & Walker LLP, 55 Second
 5 St., 24th Floor, San Francisco, CA 94105; and
 6 (3) The Settlement Administrator, Settlement Services Inc., [address].

7 Any written comment or object to the Settlement must state the case name, your full name, each
 8 specific comment or objection, and any legal support. To be valid and effective, any comments or
 9 objections must be postmarked or received by all three entities listed above by [REDACTED], 2008.
 10 A Class Member who fails to submit a written comment or objection in the manner described above and
 11 by the specified deadline will be deemed to have waived any comments or objections and will be
 12 foreclosed from making any comment or objection (whether by appeal or otherwise) to the Settlement.
 13 You may comment with or without your own attorney. If you comment through an attorney, you will be
 14 solely responsible for the fees and costs of your own attorney. If you object to the Settlement, but wish
 15 to receive your individual settlement payment if the Settlement is approved, you must comply with the
 16 Claim Form submission requirements described in § 3. If the Court approves the Settlement despite any
 17 comments or objections, and you have not properly submitted a Claim Form, you will not receive any
 18 money from the Settlement.

19 **10. HOW TO ELECT NOT TO PARTICIPATE IN THE SETTLEMENT (IF DESIRED)**

20 If you fall within the class definition provided in § 1, you are automatically a Class Member, and
 21 will be bound by the Settlement's release of claims, unless you elect not to participate in the Settlement.
 22 If you elect not to participate in the Settlement, you will not receive any money from the Settlement, will
 23 not be bound by the Settlement, including its release of claims, and will be free to pursue your own
 24 claim against Cadence (at your own expense). To elect not to participate in the Settlement, you must
 25 complete the form titled "Election Not to Participate in Settlement" form enclosed with this Notice and
 26 return it to the Settlement Administrator at Settlement Services Inc., [address]. If you mail your
 27 completed Election Not to Participate in Settlement to the Settlement Administrator, it must be mailed
 28 by first-class mail and postmarked by [DATE]. If you deliver your completed Election Not to

1 Participate in Settlement form to the Settlement Administrator by other means (such as facsimile
 2 transmission, professional delivery, or personal delivery), it must be received by the Settlement
 3 Administrator by [DATE]. If you need another Election Not to Participate in Settlement form, please
 4 contact the Settlement Administrator.

5 **11. FINAL SETTLEMENT APPROVAL HEARING**

6 The Court will hold a final approval hearing on [REDACTED], 2008, at [REDACTED] a.m., in Courtroom 8 of
 7 the Court, located at 280 South First Street, San Jose, CA 95113, before the Honorable James Ware, to
 8 determine whether the Settlement should be finally approved as fair, reasonable, and adequate. The
 9 Court will also be asked to approve plaintiff's request for the Class Representative Payment and
 10 plaintiff's counsel's request for the Class Counsel Attorneys' Fees and Costs Payment and the parties'
 11 request for approval of the payment to the LWDA. The hearing may be postponed without further
 12 notice to the Class. **It is not necessary for you to appear at this hearing.** You may appear at the
 13 hearing if you wish, if you have given notice of your comments in favor of or against the settlement
 14 under the procedures set forth in § 9.

15 **12. OTHER INFORMATION**

16 § 12.a. No Cost to You. The Settlement does not require you to pay money out of pocket.
 17 However, you are responsible for all taxes owed on your paid Settlement Shares.

18 § 12.b. Tax Advice Caveat. Any perceived tax advice in this Notice was not intended or written
 19 to be used, and it cannot be used by any recipient, for the purpose of avoiding any tax penalties that may
 20 be imposed on any person. This Notice imposes no limitation on the disclosure of the tax treatment or
 21 tax structure of any transaction. Plaintiff's counsel cannot give you tax advice.

22 § 12.c. This Notice Provides Only a Summary. This Notice provides only a summary of the
 23 basic terms of the Settlement. For the precise terms and conditions of the Settlement, you are referred to
 24 the detailed Joint Stipulation of Class Settlement and Class Settlement Agreement and Release, which is
 25 on file with the Clerk of the Court. The pleadings and other records in this litigation, including the
 26 Settlement, may be examined at any time during regular business hours with the Clerk of Court, 280
 27 South First St., San Jose, CA 95113, or online on through the Public Access to Court Electronic
 28 Resources system, known as "PACER," at <http://ecf.cand.uscourts.gov>. You also may contact

1 Plaintiff's counsel at 1-800-541-7358. **Please do not telephone the court or Cadence's counsel for**
2 **information regarding this Settlement or the claim process.**

3 § 12.d. Questions. If you have questions, please feel free to contact the Settlement Administrator
4 at [phone] or Plaintiff's counsel at <http://www.lieffcabraser.com/cadence-overtime.htm>,
5 jsagafi@lchb.com, or 1-800-541-7358.

6 * * *

7 By order of the United States District Court for the Northern District of California.

8 Dated: March _____, 2008.

9 _____ James Ware
10 United States District Judge
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